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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 08/791,724 01/29/97 PRYOR S87.506/SD59

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SANDIA NATIONAL LABORATORIES PATENT AND LICENSING CENTER

EXAMINER KEMPER, M **ART UNIT** PAPER NUMBER

2764

DATE MAILED:

01/19/99

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

	Application No.	Applicant(s)		
Office Action Summary	08/791,724	2767 Pryor et al. Aminer Group Art Unit Rempe 2767		
Office Action Summary	Examiner		Group Art Unit	
	Kemper		2764	
-The MAILING DATE of this communication appears	on the cover sheet b	eneath the co	rrespondence ac	idress
Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE 3	MONTH(S)	FROM THE MAIL	ING DATE
 Extensions of time may be available under the provisions of 37 CFR 1.13 from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, such period shall, by default, ex Failure to reply within the set or extended period for reply will, by statute, 	within the statutory minime	um of thirty (30) do the mailing date	ays will be considere of this communicatio	ed timely.
Status				
Responsive to communication(s) filed on 11/2/98				
☐ This action is FINAL .				
☐ Since this application is in condition for allowance except for accordance with the practice under <i>Ex parte Quayle</i> , 1935 (r formal matters, prose C.D. 1 1; 453 O.G. 213	ecution as to t	he merits is clos	ed in
Disposition of Claims				
(3) Claim(s) 1-8,10-15		is/are pending in the application.		
Of the above claim(s)				
□ Claim(s)				
© Claim(s) 1-8, 10-15		is/are rejected.		
□ Claim(s)				
□ Claim(s)				
Application Papers		requiren		
☐ See the attached Notice of Draftsperson's Patent Drawing F	leview, PTO-948.			
☐ The proposed drawing correction, filed on	is 🗆 approved 🛭	disapproved.		
☐ The drawing(s) filed on is/are objected	to by the Examiner.			
☐ The specification is objected to by the Examiner.	•			,
☐ The oath or declaration is objected to by the Examiner.				
Priority under 35 U.S.C. § 119 (a)-(d)	. ·			
 □ Acknowledgment is made of a claim for foreign priority unde □ All □ Some* □ None of the CERTIFIED copies of the □ received. 	priority documents ha	ve been		,
 received in Application No. (Series Code/Serial Number) received in this national stage application from the International 			·	
*Certified copies not received:			·	ļ
Attachment(s)				
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s	s) 🗆 Int	☐ Interview Summary, PTO-413		
□ Notice of Reference(s) Cited, PTO-892		□ Notice of Informal Patent Application, PTO-12		
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948		□ Other		
	□ 0	ther		

Application/Control Number: 08/791,724 Page 2

Art Unit: 2764

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claims 1-8, 10-15 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claim 1 does not claim either pre-computer process activity or post-computer process activity or a practical application in the technological arts. For that matter, claim 1 is not considered part of the technological arts. Without falling into one of these categories, the claim is not considered statutory. For instance, the preamble merely sets forth the intended use or field of use of predicting a change in the economy and does not set forth a practical application in the technological arts. The steps of the claim relating to representing decision makers, initializing the internal state of each agent, and generating and routing messages are considered to be necessary antecedent steps to performance of the mathematical operation or determination of new values.

Also, the outputting a representation of the change merely conveys the result of the operation.

While claim 2 does introduce the method into the technological arts, the claim still does not provide pre- or post- computer process activity or a practical application. The remainder of the dependent claims also do not provide pre- or post- computer process activity or a practical application but rather describe the mathematical process or determination or description of the input necessary for the determination.

Application/Control Number: 08/791,724 ,Page 3

Art Unit: 2764

Similarly, claim 10 is within the technological arts, but does not provide pre- or post-computer process activity or a practical application for predicting a change in an economy. Without falling into one of these categories, the claim is not considered statutory. For instance, the preamble merely sets forth the intended use or field of use of predicting a change in the economy and does not set forth a practical application in the technological arts. The steps of the claim relating to representing decision makers, initializing the internal state of each agent, and generating and routing messages are considered to be necessary antecedent steps to performance of the mathematical operation or determination of new values. Also, the outputting a representation of the change merely conveys the result of the operation. Similarly the dependent claims also do not provide pre- or post- computer process activity or a practical application but rather describe the mathematical process or determination or description of the input necessary for the determination.

3. Claim 10 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Step b does not effectively reflect the use of the multiprocessor computer as step b .

currently claims each agent can be assigned to one (and only one) processor.

4. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Art Unit: 2764

In view of the applicant's arguments with regard to the art rejection, the rejection has been withdrawn.

5. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 308-5357 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to M. Kemper, whose telephone number is 703-305-9589. The examiner can normally be reached on Monday-Thursday from 8:30-6:00. The examiner can also be reached on alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jim Trammell, can be reached at 703-305-9768.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is 703-305-3900.

M. Kemper January 15, 1999

M. Kemper

Primary Examiner

Art Unit 2764